Timothy W. Burns (admitted pro hac vice) WI Bar 1068086 Jesse J. Bair (admitted pro hac vice) WI Bar 1083779 3 **BURNS BAIR LLP** 10 East Doty Street, Suite 600 Madison, WI 53703 Telephone: (608) 286-2302 Email: tburns@burnsbair.com 5 ibair@burnsbair.com 6 Special Insurance Counsel to 7 The Official Committee of Unsecured Creditors

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

Case No. 23-30564

THE ROMAN CATHOLIC ARCHBISHOP
OF SAN FRANCISCO,
Debtor and Debtor in Possession.

Chapter 11

MONTHLY PROFESSIONAL FEE
STATEMENT FOR BURNS BAIR LLP
FOR DECEMBER 2023

### TO ALL INTERESTED PARTIES AND TO THEIR COUNSEL OF RECORD:

NOTICE IS HEREBY GIVEN that Burns Bair LLP, special insurance counsel to the Official Committee of Unsecured Creditors (the "Committee"), hereby files its monthly professional fee statement for the period December 1, 2023 through December 31, 2023 (the "Fee Period"), pursuant to the *Order Establishing Procedures and Authorizing Payment of Professional Fees and Expenses on a Monthly Basis* (the "Compensation Order"), entered on October 16, 2023 [ECF No. 212]. The total fees and expenses incurred by Burns Bair LLP on behalf of the Committee for the Fee Period are as follows:

Period	Fees	Expenses	Total
December 1, 2023 – December 31, 2023	\$31,591.00 1	\$656.00	\$32,247.00
Net Total Allowed Payments this Statement Period (80% of fees and 100% of expenses)	\$25,272.80	\$656.00	\$25,928.80

<sup>&</sup>lt;sup>1</sup> Burns Bair will contribute ten percent of all fees it receives in this case on a final basis to a settlement trust that is approved as part of a plan of reorganization. As such fees are paid, Burns Bair will hold those funds in a trust account until a settlement trust is established through a plan of reorganization.

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Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 1 of

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Attached hereto at Exhibit 1 is Burns Bair's itemized billing statement for its fees and expenses billed during the Fee Period. Pursuant to the Compensation Order, the Net Total Allowed Payments detailed in the chart above shall be paid from funds held by the estate of the Debtor, The Roman Catholic Archbishop of San Francisco, unless an objection is filed with the Clerk of the Court and served upon Burns Bair LLP within 14 days after the date of service of this monthly professional fee statement. **BURNS BAIR LLP** Dated: January 19, 2024 By: /s/ Jesse J. Bair Jesse J. Bair Special Insurance Counsel to the Official Committee of Unsecured Creditors 

Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 2 of

# EXHIBIT 1



10 E. Doty St., Suite 600 Madison, Wisconsin 53703-3392 608-286-2302 www.BurnsBair.com

Official Committee of Unsecured Creditors of **Archbishop of San Francisco** 

Issue Date : 1/10/2024

> Bill #: 01334

Matter: Insurance

### **PROFESSIONAL SERVICES RENDERED**

### **Committee Meetings**

<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
12/12/2023	Jesse Bair	Prepare for state court counsel meeting (.1); participate in state court counsel meeting for insurance purposes re case developments and next-steps (.4);	0.50	\$450.00
12/12/2023	Timothy Burns	Participate in state court counsel meeting for insurance purposes re case developments and next-steps (.4);	0.40	\$448.00
		<b>Totals for Committee Meetings</b>	0.90	\$898.00

### **Fee Applications**

i cc Applic	ations			
<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
12/7/2023	Jesse Bair	Begin reviewing and editing Burns Bair invoice for inclusion with monthly fee submission (1.2);	1.20	\$1,080.00
12/11/2023	Jesse Bair	Continue reviewing and editing Burns Bair invoices for October and November time for inclusion in monthly fee submission (1.0);	1.00	\$900.00
12/11/2023	Jesse Bair	Correspondence with G. Brown and the Committee re Burns Bair's first monthly fee submission (.1);	0.10	\$90.00
12/14/2023	Karen Dempski	Draft Burns Bair monthly fee application (.4); correspondence with J. Bair re same (.1);	0.50	\$170.00
12/14/2023	Jesse Bair	Review and edit Burns Bair's first monthly fee submission (.2); correspondence with G. Brown re same (.1);	0.30	\$270.00
12/18/2023	Jesse Bair	Edit and finalize Burns Bair's first monthly fee submission (.2); correspondence with G. Brown re same (.1);	0.30	\$270.00

\$2,780.00

Totals for Fee Applications 3.40 \$2,780 Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 4 of

# **Insurance Recovery Activities**

<u>Date</u>	<u>Timekeeper</u>	<u>Narrative</u>	<u>Hours</u>	<u>Amount</u>
12/1/2023	Jesse Bair	Provide instructions to B. Cawley re recent case insurance developments and abstention research in connection with same (.1);	0.10	\$90.00
12/1/2023	Jesse Bair	Review J. Stang correspondence re potential mediators (.1);	0.10	\$90.00
12/3/2023	Jesse Bair	Review B. Michael correspondence re proof of claim issues (.1);	0.10	\$90.00
12/4/2023	Timothy Burns	Review correspondence with B. Michael and J. Bair re Debtor insurance policies (.1); consideration of issues re Debtor insurance program (.1);	0.20	\$224.00
12/4/2023	Jesse Bair	Review final version of proposed Order granting motion to lift the stay re the Castro personal injury action (.1); correspondence with the Debtor and Castro counsel re same (.1);	0.20	\$180.00
12/4/2023	Jesse Bair	Correspondence with B. Michael re production of Debtor insurance materials (.1);	0.10	\$90.00
12/4/2023	Jesse Bair	Review B. Michael correspondence re recent case developments and next-steps (.1);	0.10	\$90.00
12/5/2023	Brian Cawley	Continue detailed analysis re abstention and jurisdictional issues involving the Chubb coverage action, including assessment of mandatory abstention and forum defendant rule (3.0); draft memorandum summarizing research results re same (.8);	3.80	\$2,090.00
12/5/2023	Timothy Burns	Review B. Michael correspondence re status of discovery and mediation update (.1);	0.10	\$112.00
12/6/2023	Brian Cawley	Complete research on abstention issue in connection with the Chubb coverage action (.5); finish drafting summary of research for partner review (.7);	1.20	\$660.00
12/6/2023	Jesse Bair	Review and consider notice of continuance of certain insurers' motion to lift the stay (.1); correspondence with T. Burns re same (.1);	0.20	\$180.00

Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 5 of 16

12/7/2023	Timothy Burns	Review certain insurers' lift stay continuance motion (.1); correspondence with PSZJ re same (.1);	0.20	\$224.00
12/7/2023	Timothy Burns	Review Order re Castro relief from stay motion (.1);	0.10	\$112.00
12/7/2023	Timothy Burns	Review and respond to correspondence from PSZJ re insurance lift stay and removal issues (.2);	0.20	\$224.00
12/7/2023	Timothy Burns	Participate in conference with PSZJ and J. Bair re certain insurers' lift stay motion, potential resolution of same, and overall case insurance issues with the Debtor (.3);	0.30	\$336.00
12/7/2023	Jesse Bair	Review correspondence with B. Michael and T. Burns re issues in connection with certain insurers' lift stay motion (.1);	0.10	\$90.00
12/7/2023	Jesse Bair	Participate in conference with PSZJ and T. Burns re certain insurers' lift stay motion, potential resolution of same, and overall case insurance issues with the Debtor (.3);	0.30	\$270.00
12/8/2023	Jesse Bair	Review correspondence from the Debtor re call to discuss case insurance issues (.1);	0.10	\$90.00
12/9/2023	Jesse Bair	Review additional correspondence with the debtor and T. Burns re call to discuss case insurance issues (.1);	0.10	\$90.00
12/10/2023	Jesse Bair	Review correspondence from the Debtor re recent insurance document production (.1); correspondence with BB team re same (.1);	0.20	\$180.00
12/11/2023	Brian Cawley	Begin analyzing newly produced Debtor insurance documents (1.9); conference with J. Bair re review of same (.1);	2.00	\$1,100.00
12/11/2023	Timothy Burns	Review B. Michael correspondence re case discovery issues (.1);	0.10	\$112.00
12/11/2023	Alyssa Turgeon	Begin assisting with review of recently produced debtor insurance policies (1.3);	1.30	\$442.00
12/11/2023	Jesse Bair	Review B. Cawley research memo re abstention issues in connection with certain insurers' motion to lift the stay (.1);	0.10	\$90.00
12/11/2023	Jesse Bair	Additional review of B. Cawley research memo re mechanisms for creating comprehensive insurance coverage action in connection with certain insurers' motion to lift the stay (.1);	0.10	\$90.00
12/11/2023	Jesse Bair	Participate in conference with B. Cawley re contents of recent Debtor insurance document production (.1);	0.10	\$90.00
12/11/2023	Jesse Bair	Review Debtor correspondence re upcoming insurance meeting with the Debtor (.1);	0.10	\$90.00
12/12/2023	Jesse Bair	Review B. Michael correspondence re case developments, discovery status, and Rule 2004 issues (.1);	0.10	\$90.00
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Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 6 of 16

12/12/2023 Alyssa Turgeon	Continue assisting with review of recently produced debtor insurance policies (1.0);	1.00	\$340.00
12/13/2023 Jesse Bair	Prepare for case insurance meeting with the Debtor (.1);	0.10	\$90.00
12/13/2023 Jesse Bair	Participate in case insurance meeting with the Debtor, PSZJ, and T. Burns (.8);	0.80	\$720.00
12/13/2023 Jesse Bair	Participate in post-meeting call with PSZJ and T. Burns re outcome of insurance meeting with the Debtor and next-steps re case insurance issues (.2);	0.20	\$180.00
12/13/2023 Jesse Bair	Participate in conference with T. Burns re next-steps re case insurance strategy (.1);	0.10	\$90.00
12/13/2023 Timothy Burns	Participate in post-meeting call with PSZJ and J. Bair re outcome of insurance meeting with the Debtor and next-steps re case insurance issues (.2); participate in call with J. Bair re next-steps re case insurance strategy (.1); participate in call with state court counsel re case insurance strategy (.2);	0.50	\$560.00
12/13/2023 Timothy Burns	Prepare for insurance meeting with the Debtor (.1); participate in case insurance meeting with the Debtor, PSZJ, and J. Bair (.8);	0.90	\$1,008.00
12/15/2023 Jesse Bair	Review the Committee's second status report re its Rule 2004 application to the Debtor (.2);	0.20	\$180.00
12/15/2023 Jesse Bair	Review J. Stang correspondence re revised protective order (.1);	0.10	\$90.00
12/15/2023 Brian Cawley	Participate in conference with J. Bair re work needed re Diocesan coverage chart / policy review project (.2);	0.20	\$110.00
12/15/2023 Brian Cawley	Continue analyzing historical Diocesan insurance coverage documents in connection with Diocesan coverage chart project (1.7);	1.70	\$935.00
12/15/2023 Jesse Bair	Provide instructions to B. Cawley re work needed re Diocesan coverage chart / policy review project (.2);	0.20	\$180.00
12/18/2023 Jesse Bair	Review correspondence re recent production of insurance secondary evidence from the Debtor (.1);	0.10	\$90.00
12/18/2023 Jesse Bair	Correspondence with G. Brown re Burns Bair pro hac vice submissions (.1);	0.10	\$90.00
12/18/2023 Brian Cawley	Begin drafting debtor insurance coverage chart based on insurance documents received (3.4);	3.40	\$1,870.00
12/19/2023 Jesse Bair	Correspondence with K. Dempski re recent debtor document production (.1); correspondence with G. Brown re same (.1);	0.20	\$180.00

12/19/2023 Karen Dempski	Download/upload secondary evidence of insurance policies (.2);	0.20	\$68.00
12/20/2023 Jesse Bair	Provide instructions to B. Cawley re recent Debtor insurance document production and review of same (.1);	0.10	\$90.00
12/20/2023 Alyssa Turgeon	Continue assisting with review of recently produced debtor historical insurance materials (4.0);	4.00	\$1,360.00
12/21/2023 Alyssa Turgeon	Continue assisting with review of recently produced debtor historical insurance materials (1.5);	1.50	\$510.00
12/21/2023 Brian Cawley	Analyze newly produced historical Diocesan insurance coverage materials, including secondary evidence, in connection with Diocesan coverage chart project (2.2);	2.20	\$1,210.00
12/22/2023 Timothy Burns	Developed mediation strategy re insurers and potential plan provisions (1.0);	1.00	\$1,120.00
12/22/2023 Jesse Bair	Participate in conference with B. Cawley re status of Debtor insurance document review project (.2);	0.20	\$180.00
12/22/2023 Jesse Bair	Review and edit Burns Bair pro hac vice submissions (.1); correspondence with PSZJ re same (.1);	0.20	\$180.00
12/22/2023 Brian Cawley	Discuss status of insurance coverage review project with J. Bair (.2);	0.20	\$110.00
12/22/2023 Brian Cawley	Continue analyzing newly produced historical Diocesan insurance coverage materials, including secondary evidence, in connection with Diocesan coverage chart project (4.4);	4.40	\$2,420.00
12/24/2023 Timothy Burns	Review B. Michael correspondence re 2004 Order and Protective Order and related attachments (.2);	0.20	\$224.00
12/24/2023 Timothy Burns	Respond to PSZJ correspondence re debtor document productions (.1);	0.10	\$112.00
12/26/2023 Brian Cawley	Continue analyzing newly produced historical Diocesan insurance coverage materials, including secondary evidence, in connection with Diocesan coverage chart project (2.3);	2.30	\$1,265.00
12/26/2023 Brenda Horn-Edwards	Edit pro hac vice application for T. Burns (.1); file application and proposed order in CM/ECF (.1);	0.20	\$68.00
12/26/2023 Brenda Horn-Edwards	Edit pro hac vice application for J. Bair (.1); file application and proposed order in CM/ECF (.1); correspond with J. Bair re same (.1);	0.30	\$102.00

Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 8 of 16

12/27/2023 Brian Cawley	Continue analyzing newly produced historical Diocesan insurance coverage materials, including secondary evidence, in connection with Diocesan coverage chart project (4.3);	4.30	\$2,365.00
12/28/2023 Brian Cawley	Continue drafting debtor insurance coverage chart based on insurance documents received (2.1);	2.10	\$1,155.00
12/28/2023 Brian Cawley	Finalize debtor coverage chart for partner review (1.2);	1.20	\$660.00
12/28/2023 Brian Cawley	Draft summary of coverage chart and notable points for T. Burns and J. Bair (.7);	0.70	\$385.00
	<b>Totals for Insurance Recovery Activities</b>	46.90	\$27,913.00
Total Hours and Fees		51.20	\$31,591.00

### **EXPENSES**

<u>Date</u>	<u>Description</u>	<u>Amount</u>
12/26/2023	Pro hac vice application filing fee for T. Burns	\$328.00
12/26/2023	Pro hac vice application filing fee for J. Bair	\$328.00
Total Expenses		\$656.00

# **Timekeeper Summary**

<u>Name</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Alyssa Turgeon	Paralegal	7.80	\$340.00	\$2,652.00
Brenda Horn-Edwards	Paralegal	0.50	\$340.00	\$170.00
Brian Cawley	Associate	29.70	\$550.00	\$16,335.00
Jesse Bair	Partner	8.20	\$900.00	\$7,380.00
Karen Dempski	Paralegal	0.70	\$340.00	\$238.00
Timothy Burns	Partner	4.30	\$1,120.00	\$4,816.00

Total Due This Invoice: \$32,247.00

Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 9 of

1	James I. Stang (CA Bar No. 94435) Debra I. Grassgreen (CA Bar No. 169978)	
2	Gillian N. Brown (CA Bar No. 205132) Brittany M. Michael (admitted pro hac vice)	
3	PACHULSKI STANG ZIEHL & JONES LLP One Sansome Street, Suite 3430	
4	San Francisco, California 94104 Tel: 415.263.7000; Fax: 415.263.7010	
5	Email: jstang@pszjlaw.com	
6	dgrassgreen@pszjlaw.com gbrown@pszjlaw.com bmichael@pszjlaw.com	
7	Counsel to the Official Committee of Unsecured C	Creditors
8	UNITED STATES BAN	NKRUPTCY COURT
9	NORTHERN DISTRIC	CT OF CALIFORNIA
10	SAN FRANCISO	CO DIVISION
11	In re	Case No. 23-30564
12	THE ROMAN CATHOLIC ARCHBISHOP OF	Chapter 11
13	SAN FRANCISCO,	CERTIFICATE OF SERVICE
14	Debtor and Debtor in Possession.	
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Doc# 432 Filed: 01/19/24 16 Case: 23-30564 Entered: 01/19/24 12:49:05 Page 10 of

STAT	E OF CALIFORNIA )
CITY	OF LOS ANGELES )
Californ	I, Maria R. Viramontes, am employed in the city and county of Los Angeles, State of nia. I am over the age of 18 and not a party to the within action; my business address is Santa Monica Blvd., Suite 1300, Los Angeles, California 90067.
	nary 19, 2024, I caused to be served the MONTHLY PROFESSIONAL FEE CMENT FOR BURNS BAIR LLP FOR DECEMBER 2023 in the manner stated below:
<b>V</b>	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document was served by the court via NEF and hyperlink to the document. On January 19, 2024, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below.
	See Attached
	(BY MAIL) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at San Francisco, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.  The Honorable Judge Dennis Montali United States Bankruptcy Court Northern District of California
	450 Golden Gate Avenue, 16th Floor San Francisco, CA 94102
	(BY EMAIL) I caused to be served the above-described document by email to the parties indicated on the attached service list at the indicated email address.
	Please See Attached
	I declare under penalty of perjury, under the laws of the State of California and the United f America that the foregoing is true and correct.
	Executed on January 19, 2024 at Los Angeles, California.
	/s/ Maria R. Viramontes
	Maria R. Viramontes
	CITY Caliform 10100 S On Janus STATE  States of

Case: 23-30564 Doc# 432 Filed: 01/19/24 Ethtered: 01/19/24 12:49:05 Page 11 of 16

1	TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):					
2	Hagop T. Bedoyan on behalf of Interested Party The Roman Catholic Bishop of Fresno hagop.bedoyan@mccormickbarstow.com, ecf@kleinlaw.com					
3 4	Jason Blumberg on behalf of U.S. Trustee Office of the U.S. Trustee / SF					
5	John Bucheit on behalf of Interested Party Appalachian Insurance Company jbucheit@phrd.com					
<ul><li>6</li><li>7</li></ul>	George Calhoun on behalf of Interested Party Century Indemnity Company george@ifrahlaw.com					
8	Jason Chorley on behalf of Interested Party Century Indemnity Company jason.chorley@clydeco.us, Robert.willis@clydeco.us					
9	Amanda L. Cottrell on behalf of Debtor The Roman Catholic Archbishop of San Francisco acottrell@sheppardmullin.com, JHerschap@sheppardmullin.com					
11 12	Blaise S Curet on behalf of Interested Party Westport Insurance Corporation f/k/a Employers Reinsurance Corporation bcuret@spcclaw.com					
13 14	Allan B Diamond on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation adiamond@diamondmccarthy.com					
15	David Elbaum on behalf of Interested Party Century Indemnity Company david.elbaum@stblaw.com					
16 17	Michael W Ellison on behalf of Interested Party First State Insurance Company mellison@sehlaw.com					
18	Trevor Ross Fehr on behalf of U.S. Trustee Office of the U.S. Trustee / SF trevor.fehr@usdoj.gov					
19 20	Robert David Gallo on behalf of Interested Party Appalachian Insurance Company dgallo@phrd.com					
21	Christina Lauren Goebelsmann on behalf of U.S. Trustee Office of the U.S. Trustee / SF christina.goebelsmann@usdoj.gov					
22   23	Debra I. Grassgreen on behalf of Creditor Committee The Official Committee of Unsecured Creditors dgrassgreen@pszjlaw.com, hphan@pszjlaw.com					
24	Joshua K Haevernick on behalf of Interested Party St. Paul Fire and Marine Insurance Co. joshua.haevernick@dentons.com					
25 26	Robert G. Harris on behalf of Creditor Archbishop Riordan High School rob@bindermalter.com, RobertW@BinderMalter.com					
27	Deanna K. Hazelton on behalf of U.S. Trustee Office of the U.S. Trustee / SF deanna.k.hazelton@usdoj.gov					

Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 12 of 16

1	Todd C. Jacobs on behalf of Interested Party Appalachian Insurance Company tjacobs@phrd.com
3	Daniel James on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies daniel.james@clydeco.us
4 5	Christopher D. Johnson on behalf of Interested Party The Archdiocese of San Francisco Capital Asset Support Corporation
6	chris.johnson@diamondmccarthy.com
7	Jeff D. Kahane on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies jkahane@duanemorris.com
8 9	Ori Katz on behalf of Debtor The Roman Catholic Archbishop of San Francisco okatz@sheppardmullin.com, LSegura@sheppardmullin.com
10	Jeannie Kim on behalf of Debtor The Roman Catholic Archbishop of San Francisco jekim@sheppardmullin.com, dgatmen@sheppardmullin.com
11 12	John William Lucas on behalf of Creditor Committee The Official Committee of Unsecured Creditors jlucas@pszjlaw.com, ocarpio@pszjlaw.com
13 14	Betty Luu on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Marke Companies bluu@duanemorris.com
15	Pierce MacConaghy on behalf of Interested Party Century Indemnity Company pierce.macconaghy@stblaw.com, janie.franklin@stblaw.com
16 17	Alan H. Martin on behalf of Debtor The Roman Catholic Archbishop of San Francisco AMartin@sheppardmullin.com, lwidawskyleibovici@sheppardmullin.com
18 19	Andrew Mina on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies amina@duanemorris.com
20 21	Michael Norton on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies michael.norton@clydeco.us, nancy.lima@clydeco.us
22	Office of the U.S. Trustee / SF USTPRegion17.SF.ECF@usdoj.gov
23   24	Paul J. Pascuzzi on behalf of Debtor The Roman Catholic Archbishop of San Francisco ppascuzzi@ffwplaw.com, docket@ffwplaw.com
25	Mark D. Plevin on behalf of Interested Party Continental Casualty Company mplevin@crowell.com, mark-plevin-crowell-moring-8073@ecf.pacerpro.com
26 27	Douglas B. Provencher on behalf of Other Prof. Douglas B. Provencher dbp@provlaw.com
28	

Case: 23-30564 Doc# 432 Filed: 01/19/24 Ethtered: 01/19/24 12:49:05 Page 13 of

1 2	Nathan W. Reinhardt on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies nreinhardt@duanemorris.com
3	Jason E. Rios on behalf of Debtor The Roman Catholic Archbishop of San Francisco jrios@ffwplaw.com, docket@ffwplaw.com
5	Matthew Roberts on behalf of Interested Party Appalachian Insurance Company mroberts@phrd.com
6	Annette Rolain on behalf of Interested Party First State Insurance Company arolain@ruggerilaw.com
7 8	Cheryl C. Rouse on behalf of Creditor Victoria Castro rblaw@ix.netcom.com
9	Phillip John Shine on behalf of U.S. Trustee Office of the U.S. Trustee / SF phillip.shine@usdoj.gov
1	James I. Stang on behalf of Creditor Committee The Official Committee of Unsecured Creditors jstang@pszjlaw.com
3	Catalina Sugayan on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies catalina.sugayan@clydeco.us, Nancy.Lima@clydeco.us
4	Joshua D Weinberg on behalf of Interested Party First State Insurance Company jweinberg@ruggerilaw.com
15	Matthew Michael Weiss on behalf of Interested Party Appalachian Insurance Company mweiss@phrd.com
7	Harris Winsberg on behalf of Interested Party Appalachian Insurance Company hwinsberg@phrd.com
8	Yongli Yang on behalf of Interested Party Certain Underwriters at Lloyds London and Certain London Market Companies
20	yongli.yang@clydeco.us
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Case: 23-30564 Doc# 432 Filed: 01/19/24 Entered: 01/19/24 12:49:05 Page 14 of

#### VIA EMAIL

.S. Name	Address	Fax		
	Attn: Kim Dougherty, Esq.		Email kim@justcelc.com	Method of Service Email
	Just Law Collaborative 210 Washington St	233 270 0207	<u>-</u>	<del></del>
	N Easton, MA 02356	205 270 0207	kim@iustcale.com	Email
В.	Just Law Collaborative	385-278-0287	kim@justceic.com	Email
	N Easton, MA 02356			
raig & Winkelman LLP	Attn: Robin D Craig		rcraig@craig-winkelman.com	Email
	Berkeley, CA 94704			
rowell & Moring LLP	Attn: Miranda H Turner		mturner@crowell.com	Email
•	Attn: Jordan A Hess		jhess@crowell.com	
		385-278-0287	kim@iustcelc.com	Email
	Just Law Collaborative	303 270 0207	in G Justice Com	
	210 Washington St			
			<b>"</b>	
entons US LLP		212-768-6800		Email
	1221 Ave of the Americas		lauren.macksoud@dentons.com	
	New York, NY 10020-1089			
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entons US LLP	Attn: Patrick C Maxcy	312-876-7934	patrick.maxcy@dentons.com	Email
!	Attn: John Grossbart		john.grossbart@dentons.com	
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